Serial No.: 10/726,891

Docket No.: 28951.5300

<u>REMARKS</u>

Claims 1-13, as amended, remain herein.

Applicants acknowledge and appreciate the indication that claim 5 would be allowable if

rewritten into independent form.

1. Claim 7 has been amended, thereby mooting the objection to the drawings and mooting

the objection to claim 7.

2. Claims 1-4, 7, 9 and 11 were rejected to under 35 U.S.C. §103(a) over Mori et al. U.S.

Patent 6,628,137 and Swoboda et al. U.S. Patent 6,032,268.

Mori's tester includes an ADC/DAC measurement unit 23 mounted on BOST board 26.

Mori is silent as to whether any connection is made between Mori's measurement unit 23 and the

substrate of a test device mounted at DUT socket 12. Thus, Mori does not disclose either a

device measuring unit having a first or second connector in connection with the substrate of a

test device as claimed by applicants.

Thus, there is no disclosure or teaching in either Mori or Swoboda that would have

suggested applicants' claimed invention to one of ordinary skill in this art. Further, there is no

disclosure or teaching in either Mori or Swoboda that would have suggested the desirability of

combining any portions thereof effectively to anticipate or suggest applicants' claimed invention.

Withdrawal of this rejection of claims 1-4, 7, 9 and 11 and allowance of the same are therefore

respectfully requested.

6

Serial No.: 10/726,891 Docket No.: 28951.5300

3. Claims 6 and 8 were rejected under 35 U.S.C. §103(a) over Mori, Swoboda, and Maeda U.S. Patent 4,467,275.

Claims 6 and 8, each of which depends upon claim 1, are each allowable for at least the same reasons stated above with respect to claim 1. Maeda, which discloses a device for measuring the DC characteristics of a system, does not supply what is lacking in Mori and Swoboda.

For all of the foregoing reasons, there is no disclosure or teaching in any of Mori, Swoboda, or Maeda that would have suggested applicants' claimed invention to one of ordinary skill in this art. Further, there is no disclosure or teaching in any of Mori, Swoboda, or Maeda that would have suggested the desirability of combining any portions thereof effectively to anticipate or suggest applicants' claimed invention. Withdrawal of this rejection of claims 6 and 8, and allowance of the same are therefore respectfully requested.

4. Claim 10 was rejected under 35 U.S.C. §103(a) over Mori, Swoboda, and Kurihara U.S. Patent 6,255,843.

Claims 10, which depends upon claim 1, is allowable for at least the same reasons stated above with respect to claim 1. Kurihara, which discloses an integrated circuit testing apparatus where an IC 300 is coupled to a test head 200, does not supply what is lacking in Mori and Swoboda.

7

Serial No.: 10/726,891

Docket No.: 28951.5300

For all of the foregoing reasons, there is no disclosure or teaching in any of Mori,

Swoboda, or Kurihara that would have suggested applicants' claimed invention to one of

ordinary skill in this art. Further, there is no disclosure or teaching in in any of Mori, Swoboda,

or Kurihara that would have suggested the desirability of combining any portions thereof

effectively to anticipate or suggest applicants' claimed invention. Withdrawal of this rejection of

claim 10 and allowance of the same are therefore respectfully requested.

Accordingly, the application is now in condition for allowance and a notice to that effect

is respectfully requested. The Commissioner is hereby authorized to charge/credit any fee

deficiencies or overpayments to Deposit Account No. 19-4293 (Order No. 28951.5300). If

further amendments would place this application in even better condition for issue, the Examiner

is invited to call applicants' undersigned attorney at the number listed below.

Respectfully submitted,

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RWP/TYW:mnl

8